

IN THE DISTRICT COURT OF THE UNITED STATES  
FOR THE MIDDLE DISTRICT OF ALABAMA RECEIVED  
NORTHERN DIVISION

2006 APR 20 A 10:06

Richard Wayne Wright, Sr. \*  
Plaintiff, Pro Se., \* CIVIL ACTION NO:  
-VS- \* 2:05-CV-439-A-WO  
Sylvester Nettles, et.al. \*  
Defendants. \*

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MIDDLE DISTRICT OF ALABAMA

Motion To Amend Plaintiff Wright Complaint

Plaintiff Wright is still being denied adequate medical treatment at this present date by Defendant Samuel Rayapati, M.D. and defendant Nettie Burks (HSA) ( See Exhibits one (1) and Two (2) and three (3)). Defendant Rayapati and defendant Burks are making great efforts to stop plaintiff Wright from seeking and receiving adequate medical treatment. For the back injury plaintiff received and suffers at the hands of the Alabama Department of Correction officials 'whom' implemented an assault upon plaintiff on November 23, 2005. Defendant Burks have decided to charge plaintiff a three (3) dollar co-payment fee repeatedly while Dr. Rayapati gives plaintiff nothing for head aches caused by the injuries (plaintiff head hit

the table) during the course of trying to defend himself against inmate Walton Solomon on November 3, 2004. (See Exhibit Four (4)).

Defendant's Burks, Dr. Rayapati and the other Prison Health Service / Staff Knows these Co-payment charges should not be charge to inmate's yet they apply them to plaintiff repeated and don't afford plaintiff adequate medical treatment. (See Exhibit Five (5)).

IF this Motion is not in its proper Form plaintiff ask that this Honorable Court Construed it into its proper Form.

Done this the 18th day of April, 2006.

Respectfully Submitted,

Richard W. Wright, Jr.  
Richard Wayne Wright Sr. #18740

Certificate of Service

This is to certify that I Richard Wayne Wright, Sr., am the petitioner, pro-se., in the above captioned motion and ~~I~~<sup>R.W.W.</sup> certify I have sent this motion to the Clerk of this Court and earnestly ask due to plaintiff's indigent status that this

Honorable Court Forwarded a copy of this (Said) motion to defendants Counsel(s) which are as Following:

Gregory F. Yaghmai  
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Kim T. Thomas  
Gregory Marion Biggs  
Alabama Department of Correction  
Legal Division

301 Ripley Street  
Montgomery, Alabama 36130

by placing this motion in the hands of the on duty Infirmary officer by hand delivery to the legal mail box for postage to be provided by the proper prison official here at Ventress Correctional Facility to be forwarded to the United States mail box at V.C.F. and properly address this on the 18th day of April, 2006.

Respectfully submitted,

Richard W. Wright, Jr.  
Richard Wayne Wright, Jr. #187140  
Ventress Correctional Facility  
Infirmary Room #103  
Post Office Box 767  
Clayton, Alabama 36016